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10 Attorneys for Plaintiff
11 SNR, INC.

12 UNITED STATES DISTRICT COURT
13 NORTHERN DISTRICT OF CALIFORNIA
14 SAN JOSE DIVISION

15 SNR, INC., a Colorado corporation, dba
SOFTWARE WHOLESALE
16 INTERNATIONAL,

17 Plaintiff,

18 v.

19 TECHNOLOGY ONE ONLINE, a
California corporation, dba
20 TECHNOLOGY ONE, dba
TECHNOLOGY 1, ISAAC COHEN, and
21 DOES 1-50, inclusive,

22 Defendants.

CASE NO. C09 02840 RMW RS

**JOINT STIPULATION TO TRANSFER
CASE TO THE CENTRAL DISTRICT OF
CALIFORNIA AND ORDER**

Judge: Hon. Ronald M. Whyte

23 This stipulation is entered into between Plaintiff SNR, Inc. and Defendants Technology
24 One Online, a California corporation, and Isaac Cohen, an individual, by and through their
25 respective counsel of record, as follows:

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1 **IT IS HEREBY STIPULATED:**

2 1. That the above captioned matter, Case No. C09.02840 RMW-RS, be transferred
3 from the United States District Court, Northern District of California, to the United States District
4 Court, Central District of California.

5 2. Each party may commence discovery effective immediately using the above-
6 captioned number, Case No. C09-02840 RMW-RS. The parties agree that each party will
7 continue with the timeline and adhere to the discovery deadlines as outlined in the parties' Joint
8 26(f) Report and Case Management Statement.

9 3. Once the transfer to the Central District of California is complete and a new
10 Central District Case number designated, any discovery initiated under the Northern District case
11 caption will be deemed to have been properly initiated and served as of the date of service as
12 though it had been initiated in using the Central District case caption. Specifically, the parties
13 agree that discovery processes properly initiated utilizing the Northern District case caption will
14 be effective and may be enforced in the Central District Case. The parties further agree that the
15 continuing obligation to supplement discovery, including discovery initiated utilizing the
16 Northern District Case caption, shall apply after the matter is transferred to the Central District.

17 4. At Plaintiff's option, any depositions of Plaintiff shall take place either in San Jose
18 California or at Plaintiff's residence in Colorado. Depositions of the Defendants and of any third-
19 party witnesses shall take place according to the Federal Rules.

20 5. Either party may participate in any conferences, depositions or hearings by
21 telephone, unless the practice is prohibited by the Federal Rules of Civil Procedure, the Local
22 Rules, or by Court order.

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6. Defendants' motion to dismiss or transfer case [Docket No. 18] shall be withdrawn as moot once the Court has signed an order transferring this case to the United States District Court, Central District of California.

IT IS SO STIPULATED.


Dated: December 16, 2009

HOPKINS & CARLEY
A Law Corporation

By: 
Allonn Levy
Attorneys for Plaintiff
SNR, INC.

Dated: December 10, 2009

HELLER & EDWARDS
A Law Corporation

By: 
Lawrence Heller
Attorneys for Defendants
TECHNOLOGYONE ONLINE, and
ISAAC COHEN

ORDER

The Joint Stipulation is hereby adopted by the Court as its order.

IT IS SO ORDERED.

DATED: 12/23, 2009


UNITED STATES DISTRICT COURT
JUDGE